ORDER 2006-67

AN ORDER OF THE INDIANA GAMING COMMISSION CONCERNING THE VOLUNTARY EXCLUSION PROGRAM CASE NO. VEP-06-12

On or about January 28, 2006, John Doe #12 submitted an application to the Indiana Gaming Commission ("Commission") to participate in the Voluntary Exclusion Program, selecting a lifetime exclusion. Pursuant to 68 IAC 6-3-2(g), a participant in the program agrees that if he or she violates the terms of the program and enters the gaming area of a facility under the jurisdiction of the Commission agrees to forfeit any jackpot or thing of value won as a result of a wager made at any facility under the jurisdiction of the Commission. Forfeited winnings are to be withheld by the riverboat licensee and remitted to the Commission, which shall collect such funds as a fine levied against the individual for violating the terms of the program.

On or about July 26, 2006, John Doe #12 was discovered to be present at Resorts East Chicago ("Resorts"). At that time, John Doe #12 had \$5,600.00 in winnings in his possession. Resorts withheld the winnings as required by Commission regulations and seek Commission approval for remittance, less applicable taxes on the jackpot, as a fine levied against John Doe #12.

The Commission, after having reviewed this matter:

APPROVED	
APPROVES OR DISAPPROVES	

the remittance of the winnings in the amount of \$5,600.00, less applicable taxes, as a fine levied against John Doe #12.

IT IS SO ORDERED THIS THE 14TH DAY OF SEPTEMBER, 2006.

THE INDIANA GAMING COMMISSION:

William W. Barrett, Chair

ATTEST:

Donald R. Vowels, Secretary